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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/555,723	11/07/2005	Andreas Smolarek	HEU-003USRCE	2043
959 7590 11/30/2009 LAHIVE & COCKFIELD, LLP FLOOR 30, SUITE 3000			EXAMINER	
			ALIE, GHASSEM	
ONE POST OFFICE SQUARE BOSTON, MA 02109			ART UNIT	PAPER NUMBER
			3724	
			MAIL DATE	DELIVERY MODE
			11/30/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/555,723	SMOLAREK, ANDREAS	
Office Action Summary	Examiner	Art Unit	
	GHASSEM ALIE	3724	
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.	DATE OF THIS COMMUNI	CATION.	
 If NO period for reply is specified above, the maximum statutory perio Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). 	ute, cause the application to become Al	BANDONED (35 U.S.C. § 133).	
Status			
1)☒ Responsive to communication(s) filed on 10 2a)☐ This action is FINAL . 2b)☒ Th 3)☐ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal mat	-	
Disposition of Claims			
4) Claim(s) 2-10 is/are pending in the application 4a) Of the above claim(s) is/are withdrest 5) Claim(s) is/are allowed. 6) Claim(s) 2-10 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and are	rawn from consideration.		
Application Papers			
9) The specification is objected to by the Examir 10) The drawing(s) filed on <u>07 September 2005</u> is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination is objected.	s/are: a)⊠ accepted or b)[ne drawing(s) be held in abeyan ection is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document copies of the priority document as Copies of the certified copies of the priority document application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in A iority documents have been au (PCT Rule 17.2(a)).	application No received in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview S	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Date nformal Patent Application	

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Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/10/09 has been entered.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
- The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 2-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Regarding claim 1, "one or more protruding engagement members configured to grip at recesses of one half-mandrel" is not accurate It should be noted that each gripping means include two protruding engagement members 30. However, only one of the protruding engagement members 30, as shown in Fig. 1, grip at a recess of the one-half mandrel. The two protruding engagement members 30 do not grip the one-half mandrel at two or more recesses, but only one of them grip the one-half mandrel at a single recess.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

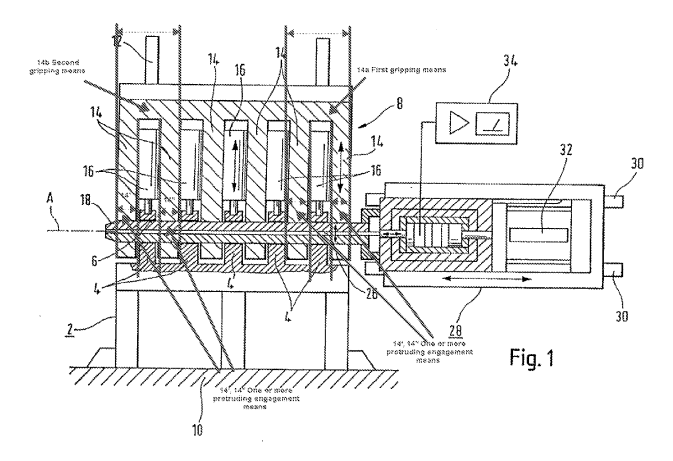
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(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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4. Claims 2-8 and 10 are rejected under 35 U.S.C. 102(e) as being anticipated by Hahnel et al. US 2004/0011842, hereafter Hahnel. With respect to claim 2, Hahnel discloses a device configured to perform breaking separation of at least one bearing cap (4) from a corresponding thrust block in a bearing assembly an engine case provided with bearing bores (6) arranged in-line (along axis A), comprising an extension mandrel (18) insertable into at least one of said bearing bores (see figure 1) and said extension mandrel has two halfmandrels(18.2, 18.4), an expander (26) for moving said half-mandrels apart, said expander taking effect between said half-mandrels, at least two gripping means (14a, 14b), and each gripping means including a one or more protruding engagement members (14', 14") configured to grip at recesses 22 of one half-mandrel 18.4 corresponding to the at least one bearing cap, while the other half-mandrel is moving with respect to the gripping means. See Fig. 1 below. It should be noted that the one or more protruding engagement members is defined by each one of the legs 14' 14" of the corresponding gripping means 14a, 14b. Hahnel also teaches a fixing means (16) connected to said at least two gripping means, wherein said at least one bearing cap being clampable between said corresponding halfmandrel and said fixing means, such that a unit comprising said corresponding half-mandrel, said gripping means, said fixing means and said clamped bearing cap is supported in a freely movable manner to a limited degree, though secured against rotation, in the direction of breaking separation.



With respect to claim 3, Hahnel discloses the device wherein said half-mandrel corresponding to said bearing cap comprises at least one recess (section 22 forms a recess) engageable with said gripping means (14a, 14b).

With respect to claim 4, Hahnel discloses the device wherein said half-mandrel corresponding to said bearing cap comprises, at its periphery on mutually facing sides, tangentially extending insertion slots (gaps formed between sections 24) for said gripping means, said slots being in communication with said at least one recess (the slots are "in communication" with the recess for actuator 26 because they are mounted on the same device)..

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With respect to claim 5, Hahnel discloses the device wherein at least one recess (the final space after the furthest left raised section 24 on figure 2; between 20 and 24), when viewed in an axial direction of said extension mandrel, is positioned axially adjacent to insertion slots (any of the sections 22 can be viewed as slots as they are in between raised portions 24) in each case and merges into said slots.

With respect to claim 6, Hahnel discloses the device wherein said gripping means (14a, 14b) are formed by a first and a second pincer (any of the gripping points 14', 14" can be considered "pincers"), each of the first and second pincers 14' 14" comprise fixed jaws (the jaws encircle the mandrel; see figure 1), said jaws having, at their ends, engagement members facing towards one another.

With respect to claim 7, Hahnel discloses the device wherein said engagement members engage with at least one recess (flat portion 22 on mandrel 18; see figure 2) within said half mandrel corresponding to said bearing.

With respect to claim 8, Hahnel discloses the device wherein said fixing means (16) connected to said gripping means comprises at least one force-actuated detent (contact point is considered a detent as it holds the bearing cap in place).

With respect to claim 10, Hahnel discloses the device wherein the engine case comprises a crankshaft case for a reciprocating piston engine. The workpiece (housing block 2 is the engine case and has the crankshaft case which is for a piston engine).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hahnel in view 6. of any of Hahnel et al. (US 6,457,621), Hase (US 2002/0023939), or Knoll et al. (US 2002/0104864; as cited in IDS). Hahnel discloses the device of claim 8 but does not specifically disclose the setup of the gripping means (it is noted that Hanhel does not disclose a view looking through the bearing caps so it is hard to tell what the structure of the gripping means actually comprises). Hanhel does disclose the gripping means being a detent acting upon said bearing cap, but does not disclose at least two detents being spaced apart from one another, said detents acting upon said bearing cap at the side which is opposite said corresponding half-mandrel. Examiner notes that in the case of bearing cap breakers, the gripping means typically comprises two detents to secure the top of the bearing cap prior to breaking. The prior art references of Knoll et al. (figure 2), Hase (figures 1 and 5), and Hahnel et al. (figure 1) all disclose the claimed setup of the gripping means in relation to a bearing cap. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the device of Hahnel to have the gripper means comprise two detents per bearing case in view of the device of Knoll et al., Hase, or Hahnel et al. in order to grip the top of the bearing case. All the claimed elements were known in the prior art and one skilled in the art could have combined the elements as claimed by known methods with no change in their respective functions, and the combination would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

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7. Applicant's arguments filed on 11/10/09 have been considered but they are not persuasive. Applicant's argument that Hahnel does not disclose "at least two gripping means, each gripping means including one or more protruding engagement members configured to grip at recesses of one half-mandrel corresponding to said at least one bearing cap, while the other half-mandrel is movable with respect to the gripping means" is not persuasive. As stated above, Hahnel teaches at least two gripping means (14a, 14b), and each gripping means including a one or more protruding engagement members (14', 14") configured to grip at recesses 22 of one half-mandrel 18.8 corresponding to the at least one bearing cap, while the other half-mandrel 18.2 is moving with respect to the gripping means. See Fig. 1 above. It should be noted that the one or more protruding engagement members is defined by each one of the legs 14' 14" of the corresponding gripping means 14a, 14b.

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Applicant's argument that "it is not clear that countermount 14 event contacts portions of the half-mandrel 18.2 that may be interpreted as being equivalent to recesses" is not persuasive. The countermount 14 slides on a slide 12. It this case, at least the countermount 14 can be slid on slide 14 far enough to contact the recesses 22 of the one-half mandrel 18.4. In addition Hahnel discloses, "[t]he clamping and supporting fixture 8 includes a stationary lower workpiece mount 10 as well as a workpiece countermount 14 for advancing via a slide 12." In this case, the countermount 14 is part of the supporting 8 which supports and clamps the workpiece. Therefore, the countermount either clamps or supports the workpiece. In both cases, the countermount 14 has to contact the workpiece, particularly the recesses 22 which face the protruding portions of the countermount 14. In addition, claims do not call for contact griping of the recesses by the griping means.

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Applicant assert, "[t]he Examiner indicated that amending claim 2 to define that the gripping means have protruding engagement members that are configured to grip at recesses of the half-mandrel would likely be patentable over the Hahnel reference." However, as examiner indicated in the interview summary mailed on 11/13/09, Examiner indicated that the detail of the griper means and their engagement with the recesses of the one-half mandrel would overcome the prior art rejection. However, claim 1 does not call for the detail of the gripping means and the recesses. Claim 1 merely calls for each gripping means having one protruding engagement member. The detail of the recesses and slots has not being claimed.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ghassem Alie whose telephone number is (571) 272-4501. The examiner can normally be reached on Mon-Fri 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Boyer Ashley reached on (571) 272-4502. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, SEE http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service

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Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Ghassem Alie/

Primary Examiner, Art Unit 3724

November 24, 2009